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2	1000 SW Broadway, Suite 1400				
3	Portland, OR 97205 Telephone: (503) 227-1111 Facsimile: (503) 248-0130				
5	Attorneys for Green Tree Servicing LLC				
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7					
8	IN THE UNITED STATES DISTRICT COURT				
9	WESTERN DISTRICT OF WASHINGTON SEATTLE DIVISION				
10	SEATTLE DI	VISION			
11	SHARI RICHMOND and KELVIN RICHARDSON,) Case No. 2:14-cv-01159-RAJ			
12	Plaintiffs,	,)) SUPPLEMENTAL NOTICE OF REMOVAI			
13	VS.	OF GREEN TREE SERVICING LLC			
14 15	GREEN TREE SERVICING LLC, NORTHWEST TRUSTEE SERVICES, INC., and QUALITY LOAN SERVICING,	(Removed from Snohomish County) Superior Court Case No. 14-2-04511-3)			
16	Defendants.				
17					
18	Defendant Green Tree Servicing LLC (the "Removing Defendant") removed this				
19	matter to this Court from the Washington Superior Court, pursuant to 28 U.S.C. § 1441				
20	and 28 U.S.C. §§ 1332 (diversity) and 1441(c) (supplemental jurisdiction).				
21	Because Quality Loan Services, Inc. ("QLS") was not named as a defendant until				
22	July 30, 2014, and because the potential deadline to remove this case was August 1,				
23	2014, prior to filing its Notice of Removal, Removing Defendant was not able to				
24	determine if QLS consented and agreed to this removal. Removing Defendant's				
25	counsel has now had an opportunity to speak with counsel for QLS and it does consent				
26					

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1	and agree to this removal. A	4 сор	ppy of QLS' counsel's email consenting and agreeing to
2	the removal is attached as Exhibit 1.		
3	DATED this 12 th day of August 2014.		
4	SI	SUSSMAN SHANK, LLP	
5			
6	Ву	y	/s/ William G. Fig
7			William G. Fig, WSBA 33943 Attorneys for Green Tree Servicing LLC
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CERTIFICATE OF SERVICE 1 2 THE UNDERSIGNED certifies: My name is Karen Muir. I am a citizen of Washington County, state of 1. 3 Oregon, over the age of eighteen (18) years, and not a party to this action. 4 2. On August 12, 2014, I caused to be delivered electronically, via the 5 court's ecf system, a copy of SUPPLEMENTAL NOTICE OF REMOVAL OF GREEN 6 7 TREE SERVICING LLC to the interested parties of record, as follows: 8 Beth E. Terrell bterrell@tmdwlaw.com bkinsey@tmdwlaw.com 9 cstanley@tmdwlaw.com docketrequests@tmdwlaw.com 10 enordby@tmdwlaw.com filing@tmdwlaw.com 11 Charles Elliot Katz ckatz@northwesttrustee.com 12 chuckkatz@yahoo.com 13 David Arthur Leen david@leenandosullivan.com angella@leenandosullivan.com 14 ecf@leenandosullivan.com sheila@leenandosullivan.com 15 Jennifer Rust Murray jmurray@tmdwlaw.com 16 bkinsey@tmdwlaw.com cstanley@tmdwlaw.com 17 docketrequests@tmdwlaw.com enordby@tmdwlaw.com 18 filing@tmdwlaw.com 19 imcintosh@mccarthyholthus.com Joseph W. McIntosh ispringer@mccarthyholthus.com 20 Kathleen Sophia Box katy@nwclc.org 21 Ecf-nwclc@nwclc.org marcia@nwclc.org 22 noah@nwclc.org sheila@nwclc.org 23 I SWEAR UNDER PENALTY OF PERJURY that the foregoing is true and correct 24 to the best of my knowledge, information, and belief. 25 /s/ Karen D. Muir Karen D. Muir, Legal Assistant 26

*22428-021\SUPPLEMENTAL NOTICE OF REMOVAL (01930962);1